

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

IN RE:) Case No. 16-23458 JAD
Royal Flush, Inc.,)
Debtor,) Chapter 11
Royal Flush, Inc.,)
Movant,) Hearing Date: 05/15/18 @ 11:00 a.m.
vs.) Response Due: 05/07/18 No Respondent
NO RESPONDENT.) Document No. 403

ORDER OF COURT

AND NOW, to-wit, this 9th day of May, 2018, on Motion of the Debtor and finding that the provisions of 11 U.S.C. §1101(2) have been met, a Final Decree is hereby entered in the above-captioned case in accordance with Bankruptcy Rule 3022.

IT IS FURTHER ORDERED, that this Court reserves jurisdiction over the Attorney for the Debtor's Final Application for Compensation filed on April 19, 2018, at Document No. 399, and the following objections to claims:

- a. Omnibus Objection to Claim of Erie Indemnity Co.; Franklin Twp. Sewer Authority; Highmark Blue Shield; and MedExpress (Scheduled as Disputed) filed April 12, 2018, at Document No. 392;
- b. Omnibus Objection to Claim of Apex Energy Services; Appalachian Water Services; Burns Drilling & Excavating; DDTA Services Inc.; E&R Energy Services; Good Tire Svc.; IPFS Corp.; J&J Chemical; MAG Trucking; Ohio Valley Hospital; Robinson Vacuum Tanks; SafetyKleen; Straight N Clear; Tri-County Joint Municipal Authority; UPMC Health Network; Verizon Wireless; and Windstream filed April 12, 2018, at Document No. 394;
- c. Objection to Claim of PA Department of Revenue filed April 19, 2018, at Document No. 401;

- d. Objection to Claim of Tri-County Joint Municipal Authority filed April 18, 2018, at Document No. 396.

By the Court,

A handwritten signature in black ink, appearing to read 'JAD', is written over a horizontal line.

jsf

**Jeffery A. Deller, Chief Judge
United States Bankruptcy Judge**

May 9, 2018

FILED
5/9/18 10:34 am
CLERK
U.S. BANKRUPTCY
COURT - WDP